## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

RALPH CAPUTO, : CIVIL ACTION

Plaintiff,

:

v. : NO. 14-6089

:

CITY OF PHILADELPHIA, et al., : Jury Trial Demanded

**Defendants.** :

## DEFENDANTS' AMENDED ANSWER TO PLAINTIFF'S COMPLAINT WITH AFFIRMATIVE DEFENSES

Defendants, The City of Philadelphia, Charles Ramsey, Christian Fenico, and Louis Campione, through the undersigned counsel, hereby respond to Plaintiff's Complaint as follows:

- 1. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 2. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 3. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
  - 4. Upon information and belief, Denied.
  - 5. Admitted.
- 6. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 7. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
  - 8. Denied. This paragraph contains conclusions of law to which the Rules of Civil

- 9. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 10. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
  - 11. Upon information and belief, Denied.
  - 12. Upon information and belief, Denied.
- 13. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 14. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 15. Denied. Answering Defendant is without sufficient knowledge or information to form a belief as to the truthfulness of the averments contained in this paragraph. Strict proof thereof is demanded at the arbitration or trial of this matter.
- 16. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 17. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 18. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
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- 21. Denied.
- 22. Denied. Answering Defendant is without sufficient knowledge or information to form a belief as to the truthfulness of the averments contained in this paragraph. Strict proof thereof is demanded at the arbitration or trial of this matter.
  - 23. Denied.
  - 24. Denied.
- 25. Denied. Answering Defendant is without sufficient knowledge or information to form a belief as to the truthfulness of the averments contained in this paragraph. Strict proof thereof is demanded at the arbitration or trial of this matter.
  - 26. Denied.
  - 27. Denied.
- 28. Denied. Answering Defendant is without sufficient knowledge or information to form a belief as to the truthfulness of the averments contained in this paragraph. Strict proof thereof is demanded at the arbitration or trial of this matter.
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- 85. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.

## **COUNT I**

- 86. Answering Defendant incorporates by reference their answers to paragraphs1-85, inclusive, as though fully set forth herein.
- 86. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 87. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 88. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
  - 89. Denied. This paragraph contains conclusions of law to which the Rules of Civil

**WHEREFORE**, the Answering Defendants deny that they are liable on the cause of action declared herein, and demand judgment in their favor plus interest and costs.

#### **COUNT II**

- 90. Answering Defendant incorporates by reference their answers to paragraphs1-89, inclusive, as though fully set forth herein.
- 91. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 92. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
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- 98. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
  - 99. Denied. This paragraph contains conclusions of law to which the Rules of Civil

- 100. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 101. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 102. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.

**WHEREFORE**, the Answering Defendants deny that they are liable on the cause of action declared herein, and demand judgment in their favor plus interest and costs.

## **COUNT III**

- 103. Answering Defendant incorporates by reference their answers to paragraphs 1-102, inclusive, as though fully set forth herein.
- 104. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 105. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.

**WHEREFORE**, the Answering Defendants deny that they are liable on the cause of action declared herein, and demand judgment in their favor plus interest and costs.

#### **COUNT IV**

- 106. Answering Defendant incorporates by reference their answers to paragraphs 1-105, inclusive, as though fully set forth herein.
- 107. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.

108. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.

**WHEREFORE**, the Answering Defendants deny that they are liable on the cause of action declared herein, and demand judgment in their favor plus interest and costs.

#### **COUNT V**

- 109. Answering Defendant incorporates by reference their answers to paragraphs1-108, inclusive, as though fully set forth herein.
- 110. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 111. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.

**WHEREFORE**, the Answering Defendants deny that they are liable on the cause of action declared herein, and demand judgment in their favor plus interest and costs.

#### **COUNT VI**

- 112. Answering Defendant incorporates by reference their answers to paragraphs1109, inclusive, as though fully set forth herein.
- 113. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 114. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
- 115. Denied. This paragraph contains conclusions of law to which the Rules of Civil Procedure require no response. Strict proof thereof is demanded at the trial of this matter.
  - 116. Denied. This paragraph contains conclusions of law to which the Rules of Civil

**WHEREFORE**, the Answering Defendants deny that they are liable on the cause of action declared herein, and demand judgment in their favor plus interest and costs.

Date:	 mvm6856

MARK V. MAGUIRE
Divisional Deputy City Solicitor
14<sup>th</sup> Floor, One Parkway Building
1515 Arch Street
Philadelphia, PA 19102-5397

## FIRST AFFIRMATIVE DEFENSE

Plaintiffs have failed to state a claim upon which relief can be granted.

## **SECOND AFFIRMATIVE DEFENSE**

Answering defendant assert all of the defenses, immunities, and limitations of damages available to him under the "Political Subdivision Tort Claims Act" and aver that Plaintiff's remedies are limited exclusively thereto. Act of Oct 5, 1980, No. 142, P.L. 693, 42 Pa. C.S.A. § 8541 et seq.

## THIRD AFFIRMATIVE DEFENSE

Answering Defendant is immune from liability under the doctrine of qualified immunity.

## FOURTH AFFIRMATIVE DEFENSE

The plaintiff has suffered no legally cognizable injury, harm, loss, or damage upon which relief can be granted.

## FIFTH AFFIRMATIVE DEFENSE

The plaintiff's claims are barred, in whole or in part, to the extent that she has failed to take reasonable measures to mitigate any or all damages.

## **SIXTH AFFIRMATIVE DEFENSE**

The plaintiff's claims are barred, in whole or in part, insofar as Answering Defendant's purported actions or omissions were not the proximate cause of any alleged injury, loss, or damage incurred by the plaintiff.

## **SEVENTH AFFIRMATIVE DEFENSE**

At all times material to this civil action, Answering Defendant has acted in a reasonable, proper, and lawful manner.

## **EIGHTH AFFIRMATIVE DEFENSE**

Plaintiff's claims are barred by the applicable Statute of Limitations.

WHEREFORE,	answering	Defendant	denies	that	he is	liable	upon	all	causes	of	action
declared upon and deman	d judgmen	t in his favo	or, plus	inter	est an	nd cost	s.				

Date:	mvm6856

MARK V. MAGUIRE
Divisional Deputy City Solicitor
14<sup>th</sup> Floor, One Parkway Building
1515 Arch Street

Philadelphia, PA 19102-5397

# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

		OTTITE A OPTION
RALPH CAPUTO,	•	CIVIL ACTION
KALI II CAI U I U.	•	

Plaintiff,

:

CITY OF PHILADELPHIA, et al., : NO. 14-6089

Defendants. :

## **CERTIFICATE OF SERVICE**

I do hereby certify that service of a true and correct copy of defendant's Answer with Affirmative Defenses has been made available to the following individuals on the PACER ECF ssystem:

David M. Rapoport, Esquire 1500 JFK Blvd, Suite 1442 Philadelphia PA 19102

v.

Date:	mvm6856
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MARK V. MAGUIRE

Divisional Deputy City Solicitor 14<sup>th</sup> Floor, One Parkway Building 1515 Arch Street Philadelphia, PA 19102-5397